## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re:	)
DONALD B. HAVEY aka DON HAVEY	)
Debtor,	) Bankruptcy Case No: 14-49449-659 ) )
SABRA WILSON	) ADVERSARY PROCEEDING
f/k/a SABRA HAVEY.	) NO. 15-4045-399
Plaintiff,	) )
<b>v.</b>	)
DONALD B. HAVEY	)
aka DON HAVEY	)
	)
Defendant.	)

### **CONSENT JUDGMENT/ORDER**

Sabra Wilson (f/k/a Sabra Havey) (the "**Creditor**") and Debtor Donald B. Havey (the "**Debtor**"), on this the 31st day of March, 2015, consent to Judgment in the above case as follow:

#### **FACTS**

- 1. On June 28, 2000, the Circuit Court of Greene County, Missouri ("Circuit Court") entered its Judgment and Decree of Dissolution of Marriage ("DOM Judgment") ordering Debtor pay child support to Creditor in the amount of \$1,550 per month.
- 2. On June 14, 2001, an order was entered modifying the child support and arrearage amounts owed by Debtor to Creditor under the above Dissolution of Marriage Judgment.
- 3. On November 19, 2007, the Circuit Court entered a Judgment of Contempt against Debtor and in favor of Creditor. Debtor was ordered to pay \$74,298.47 in child support

arrearages and \$32,825.54 in accrued interest for a total of \$107,124.01.

4. On March 24, 2009 and April 16, 2009, Creditor and Debtor executed and filed

with the Circuit Court a Stipulation for Modification of Judgment of Dissolution of Marriage.

Debtor was ordered to begin paying (i) ongoing monthly child support in the amount of \$500.00

per month; and (ii) \$300.00 per month towards the child support arrearages.

5. On November 17, 2014, after a hearing held on October 22, 2014, the Circuit

Court entered its Judgment of Modification of Child Support Arrearage ("2014 Judgment," see

Exhibit A attached, including the parties' attached Stipulation) setting the amount of the

arrearage to be paid by Debtor at \$60,000.00. The Circuit Court ordered Debtor to pay \$500.00

per month for two years, effective November 1, 2014. The 2014 Judgment further ordered

Debtor to pay \$1,000.00 per month for the three years thereafter. Finally, the Judgment of

Modification ordered Debtor to pay a \$12,000.00 lump sum on the 61<sup>st</sup> month after his first

payment was due.

6. The child support arrearages are still owed from Debtor to Creditor.

THEREFORE IT IS ORDERED ADJUDGED AND DECREED that the debts owed

by Debtor to Creditor, as reflected in the 2014 Judgment (and all accruals thereon), are non-

dischargeable.

DATED: April 13, 2015

St. Louis, Missouri

United States Bankruptcy Judge

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# Stipulated and Agreed:

THE LAW OFFICE OF JAMES B. DAY,	DOSTER ULLOM & BOYLE, LLC
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By:/s/ James B. Day	
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This Order Prepared By:

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